IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

BANCPASS, INC.	§
	§
Plaintiff/Counter-Defendant,	§
	§
vs.	§
	§
HIGHWAY TOLL ADMINISTRATION,	§ CIVIL ACTION NO. 1:14-CV-01062-SS
LLC,	§
	§
Defendant/Counter-Plaintiff	§

JOINT MOTION TO DISMISS ALL CLAIMS AND COUNTERCLAIMS WITH PREJUDICE

Plaintiff BancPass, Inc., and Defendant Highway Toll Administration, LLC, have reached a resolution of all claims and counterclaims asserted in this case. In accordance with that resolution, the parties hereby jointly request that the Court dismiss all claims and counterclaims with prejudice pursuant to Federal Rule of Civil Procedure 41.

Dated: October 19, 2017 Respectfully submitted,

/s/ Ethan G. Gibson_

Ethan G. Gibson

Email: egibson@fulkersonlotz.com

State Bar No. 24073131

Nick Brown

Email: nbrown@fulkersonlotz.com

State Bar No. 24092182

FULKERSON LOTZ LLP 4511 Yoakum Blvd. Suite 200

Houston, Texas 77006-5821 Telephone: 713.654.5800

Facsimile: 713.654.5801

ATTORNEY FOR PLAINTIFF BANCPASS, INC.

/s/ Ethan L. Shaw____

Ethan L. Shaw
State Bar No. 18140480
John P. Cowart
State Bar No. 04919500
1609 Shoal Creek Blvd., Ste. 100
Austin, Texas 78701
(512) 499-8900 phone
(512) 320-8906 facsimile
elshaw@shawcowart.com
jcowart@shawcowart.com

ATTORNEYS FOR DEFENDANT HIGHWAY TOLL ADMINISTRATION, LLC

CERTIFICATE OF SERVICE

I hereby certify that the foregoing document was served upon all counsel of record via the Court's CM/ECF electronic filing system in accordance with the Federal Rules of Civil Procedure on October 19, 2017.

/s/ Ethan G. Gibson
Ethan G. Gibson